US

CFO 15550

COMBINED SECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

(page 1)

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name;

		_	•	•	-	original, first and joint inventor (if plur on the invention entitled	al
	•	GYRO					
	<u> </u>		<u> </u>				
the specification	n of which	is attached her	reto; or 🗶 wa	s filed on	July 10,	2001	
as United States	s Application	on No. or PCT Intern	national Applicati	ion No	09/900,9	51	
and was amende	ed on					(if applicable).	
I hereby by any amendm	•		l understand the c	ontents of the	above-identified sp	ecification, including the claims, as ame	nded
I ackno	wledge the	duty to disclose inf	ormation which is	s material to p	atentability as defin	ed in 37 CFR §1.56.	
certificate, or §	365(a) of a lentified be	ny PCT internation	al application wh dication for paten	ich designates	at least one count	foreign application(s) for patent or inver ry other than the United States, listed be international application having a filing	clow
	o uppnount	on on winon priority	is callings.			(Yes/No)	
Country		Application No.		Filed (Day /	Mo. / Yr.)	Priority Claimed	
JAPAN	2118	354/2000	(Pat.)	12/Ju	ly/2000	Yes	
designating the prior United Sta to disclose infor prior application	United States or PCT mation white and the nation white and the nation white and the nation white appoint the ness in the	tes, listed below an international application is material to partitional or PCT international or PCT internation No. Application No. Patent and Trademore Number:	d, insofar as the station in the manutentability as definational filing date of the ciated with the first office connectors.	subject matter ner provided be ined in 37 C.F. te of this appli Filed (Day/ rm and Custor cted therewith	of each of the claim of the first paragraph. R. §1.56 which be cation. Mo_Yr_) mer Number provide, and direct that all	§365(c) of any PCT international application of this application is not disclosed in the file of 35 U.S.C. §112, I acknowledge the came available between the filing date of Status (Patented, Pending, Abandoned) ed below to prosecute this application as correspondence be addressed to the addre	n the duty of the
belief are believ made are punish	red to be tra nable by fin jeopardize (ue; and further that ie or imprisonment, the validity of the a	t these statements or both, under S pplication or any	were made vection 1001 o	vith the knowledge f Title 18 of the Un hereon.	that all statements made on information that willful false statements and the lift nited States Code and that such willful	ce so
Inventor's sign	nature	natsuh	ila Min	utoni			
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COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION (page 2)

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